1 2 3 4 5 6 7 8 9 10 11 12 13	MUNGER, TOLLES & OLSON LLP GLENN D. POMERANTZ (SBN 112503) Glenn.Pomerantz@mto.com KELLY M. KLAUS (SBN 161091) Kelly.Klaus@mto.com MELINDA E. LEMOINE (SBN 235670) Melinda.LeMoine@mto.com 355 South Grand Avenue Thirty-Fifth Floor Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 MUNGER, TOLLES & OLSON LLP SUSAN T. BOYD (SBN 229664) Susan.Boyd@mto.com JONATHAN H. BLAVIN (SBN 230269) Jonathan.Blavin@mto.com 560 Mission Street, 27th Floor San Francisco, CA 94105-2907 Telephone: (415) 512-4000 Facsimile: (415) 512-4077 Attorneys for Plaintiffs		
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
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18	IN RE SUBPOENAS TO ELECTRONIC FRONTIER FOUNDATION AND FRED	CASE NO. Misc. 10-80276 (JSW)	
19	VON LOHMANN.	[Case No. 06 Civ. 05936 (KMW), U.S. District Court, Southern District of New York]	
20	·		
21	ARISTA RECORDS LLC, et al.,	STIPULATION TO SET FURTHER BRIEFING SCHEDULE PURSUANT TO COURT'S NOVEMBER 19, 2010 ORDER	
22	Plaintiffs,	·	
23	v.	Date: No hearing date assigned [Per Scheduling Order, Doc. No. 10]	
24	LIME WIRE LLC, et al.,		
25	Defendants.		
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	12505578.1		

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1	On November 19, 2010, the Court Issued An "Order Reserving Ruling On		
2	Expedited Motion To Quash And Directing Parties to Meet and Confer In Person." (Doc. No.		
3	21.) The Court ordered that "If the parties are unable [to resolve] their differences, they shall so		
4	advise the Court and shall submit supplemental briefs outlining what disputes remain." The		
5	parties have met and conferred and are unable to resolve their differences.		
6	Movants and plaintiffs therefore stipulate, and request the Court to order, that		
7	1. Plaintiffs and Movants shall submit simultaneous Supplemental Briefs or		
8	Thursday, Decemb	er 09, 2010.	
9	2. Plaintiffs and Mov	ants shall submit a final round of simultaneous	
10	Supplemental Briefs on Monday, December 13, 2010.		
11	DATED: December 9, 2010	MUNGER, TOLLES & OLSON LLP	
12			
13 14		By: Jush Boyd (wec) Susan T. Boyd	
15		ATTORNEYS FOR PLAINTIFFS	
16	DATED: December 9, 2010	WINSTON & STRAWN LLP	
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18		By: / Jallie	
19 20		Andrew Bridges Kathleen Lu ATTORNEYS FOR MOVANTS	
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23	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
	Dated:	II 's 10 s D's s I I	
24		United States District Judge	
25			
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27			
28		STIPULATION TO SET	
11	II	4	

STIPULATION TO SET FURTHER BRIEFING SCHEDULE 10-MC-80276-JSW (06 CIV. 05936 (KMW))